UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

v
 Λ

DEBORAH ALEXANDER, MAUD MARON, and NOAH HARLAN,

: Case No. 1:24-cv-2224-DG-JRC

Plaintiffs,

v.

TAJH SUTTON, President, Community Education: Council 14, in her official and individual capacities; : MARISSA MANZANARES, First Vice President, : Community Education Council 14, in her official : and individual capacities; DAVID C. BANKS, : Chancellor, New York City Public Schools, in his : official and individual capacities; NINA S. : MICKENS, Equity Compliance Officer, in her : official and individual capacities; COMMUNITY : EDUCATION COUNCIL 14; NEW YORK CITY : DEPARTMENT OF EDUCATION,

Defendants.	;
	X

DECLARATION OF ALAN GURA

- I, Alan Gura, declare and state as follows:
- 1. I make this declaration in support of the Application for a Temporary Restraining Order and Preliminary Injunction, filed by the Plaintiffs in this action, Deborah Alexander, Maud Maron, and Noah Harlan, for use in any other proceeding in the above-styled action, and for any other use or purpose authorized by law.
 - 2. I am counsel for Plaintiffs in the above-captioned case.
- 3. Yesterday, April 15, 2024, at 1:30 pm, I filed Plaintiffs' Motion for Order to Show Cause re: Temporary Restraining Order and Preliminary Injunction.

- 4. In seeking emergency relief with respect to the conduct of CEC 14 public meetings, the motion noted that "CEC 14 is required to hold a public meeting at least once a month. N.Y.S. Education Law § 2590-e(14). The April 2024 meeting has not yet taken place, but as of this writing, it is legally required to occur within the next 15 days." Dkt. 13, at 6, ¶ 26.
- 5. It appears that shortly after the motion was filed (on information and belief, approximately one hour later), Defendants set the April, 2024 meeting for *April 18*, 2024, from 6pm-8pm.
- 6. A pop-up window on CEC 14's website now contains an announcement of this meeting, with a link to a registration form for the meeting. The registration form again requires people to, among other things, "commit to uphold the D14 Community Commitments."
- 7. If relief is not granted before this time, Plaintiffs will not be able to register for, attend, or speak freely at this public school board meeting.

I declare under penalty of perjury that the foregoing is true and correct. Executed on April 16, 2024.

Alan Gura